Although a time limit is given for comments on these drafts, comments and suggestions in connection with items for inclusion in guides or standard review plan sections or improvements in all published documents are encouraged at any time.

Regulatory guides and the Standard Review Plan are available for inspection at the Commission's Public Document Room, 2120 L Street, NW., Washington, DC. Requests for single copies of draft documents (which may be reproduced) or for placement on an automatic distribution list for single copies of future draft guides in specific division should be made in writing to the U.S. Nuclear Regulatory Commission, Washington, DC 20555, Attention: Distribution and Mail Services Section. Telephone requests cannot be accommodated. Regulatory guides and standard review plans are not copyrighted, and Commission approval is not required to reproduce them.

(5 U.S.C. 552(a))

Dated at Rockville, Maryland, this 13 day of February 1995.

For the Nuclear Regulatory Commission. **Themis P. Speis,**

Deputy Director, Office of Nuclear Regulatory Research.

[FR Doc. 95–4873 Filed 2–27–95; 8:45 am] BILLING CODE 7590–01–M

[Docket No. 50-416]

Energy Operations, Inc. et al.; Notice of Issuance of Amendment to Facility Operating License

The U.S. Nuclear Regulatory Commission (Commission) has issued Amendment No. 120 to Facility Operating License No. NPF–29 issued to Energy Operations, Inc. (the licensee), which revised the Technical Specifications for operation of the Grand Gulf Nuclear Station, Unit 1, located in Claiborne County, Mississippi. The amendment is effective as of the date of issuance.

The amendment modified the technical specifications by replacing the existing technical specifications in their entirety with a new set of technical specifications based on NUREG-1434, "Improved BWR-6 Technical Specifications," dated September 1992. This amendment was based on the licensees submittal of October 15, 1993, as supplemented by letters dated April 15, and November 10, 1994, and February 10 and 14, 1995.

The application for the amendment complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations. The Commission has made appropriate findings as required by the Act and the Commission's rules and regulations in 10 CFR Chapter I, which are set forth in the license amendment.

Notice of Consideration of Issuance of Amendment and Opportunity for Hearing in connection with this action was published in the **Federal Register** on April 12, 1994, (59 FR 17404) and April 21, 1994, (59 FR 19031). No request for a hearing or petition for leave to intervene was filed following this notice.

The Commission has prepared an Environmental Assessment related to the action and has determined not to prepare an environmental impact statement. Based upon the environmental assessment, the Commission has concluded that the issuance of this amendment will not have a significant effect on the quality of the human environment (60 FR 8739, dated February 15, 1995).

For further details with respect to the action see (1) the application for amendment dated October 15, 1993, and supplemented by letters dated April 15, and November 10, 1994, and February 10 and 14, 1995, (2) Amendment No. 120 to License No. NPF-29, (3) the Commission's related Safety Evaluation, and (4) the Commission's Environmental Assessment. All of these items are available for public inspection at the Commission's Public Document Room, the Gelman Building, 2120 L Street NW., Washington, DC 20555, and at the local public document room located at the Judge George W. Armstrong Library, P.O. Box 1406, S. Commerce at Washington, Natchez, Mississippi 39120.

Dated at Rockville, Maryland, this 21st day of February 1995.

For the Nuclear Regulatory Commission. **William D. Beckner**,

Director, Project Directorate IV-1, Division of Reactor Projects III/V, Office of Nuclear Reactor Regulation.

[FR Doc. 95–4871 Filed 2–27–95; 8:45 am] BILLING CODE 7590–01–M

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

Notice of Opportunity To Apply For Nomination to the World Trade Organization Dispute Settlement Rosters of Panel Candidates

AGENCY: Office of the United States Trade Representative.

ACTION: Notice of opportunity to apply for nomination by the United States to indicative lists of non-governmental

panelist candidates provided for in Article 8 of the Understanding on Rules and Procedures Governing the Settlement of Disputes (DSU) and in the Decision on Certain Dispute Settlement Procedures for the General Agreement on Trade in Services (GATS) of the World Trade Organization (WTO).

SUMMARY: The DSU provides a mechanism for the settlement of disputes among members of the WTO. A three-person panel conducts each dispute settlement proceeding and issues a report for consideration by the Dispute Settlement Body (DSB) in which representatives of all WTO members participate.

Section 123(b) of the Uruguay Round Agreements Act (URAA), Public Law 103–405, provides that the Trade Representative shall seek to ensure that persons appointed to the WTO roster are well-qualified and that the roster includes persons with expertise in all of the subject matters covered by the Uruguay Round Agreements. USTR invites citizens of the United States with appropriate qualifications to apply for consideration as a nominee to the roster.

DATES: Eligible citizens are encouraged to apply by April 10, 1995 to be considered for nomination to the roster in 1995.

FOR FURTHER INFORMATION CONTACT:

For information concerning the form of the application, contact Sybia Harrison, Legal Assistant, Office of the General Counsel, (202) 395–3432. For information concerning WTO procedures or the duties involved, contact Catherine Field, Associate General Counsel, (202) 395–3432, or Mark Linscott, Office of GATT/WTO Affairs, (202) 395–3063. For information relating to the GATS, contact Vanessa Sciarra, Assistant General Counsel, (202) 395–7305 or Richard Self, Deputy Assistant USTR for Services, (202) 395–4510.

SUPPLEMENTARY INFORMATION: Pursuant to Article 8 of the DSU, the WTO Secretariat is to maintain an indicative list of well-qualifed governmental and non-governmental individuals, including persons who have served on or presented a case to a panel, taught or published on international trade law or policy, or served as a senior trade policy official of a WTO member country. The indicative list will be used to assist in the selection of panelists for dispute settlement proceedings. Panel members are to be selected with a view to ensuring a sufficiently diverse background and a wide spectrum of experience.

USTR currently seeks nominations related to the list of non-governmental individuals. The existing roster of nongovernmental individuals needs to be expanded to encompass new subject areas covered by the WTO, such as intellectual property and services, and to prepare for a potential increase in the number of dispute settlement panels established under the DSU. Members of the WTO may periodically nominate persons to be included on the roster, subject to DSB approval. Inclusion of a name on the roster, however, does not necessarily mean that the individual will be selected for service on a panel. U.S. citizens, for example, are not permitted to serve on panels in which the United States is a party unless the other party to the dispute agrees.

The Decision on Certain Dispute Settlement Procedures for the GATS requires that panels for GATS disputes include specific expertise on individual sectors. GATS disputes could involve the following eleven sectors: (1) Professional and related technical services, including, for example, legal, accounting, auditing and bookkeeping, taxation, medical, dental and veterinary services, engineering, architectural, urban planning services, computer and related services, research and development services, real estate services, rental and leasing services, advertising and management services; (2) communication services; (3) construction and related engineering services; (4) distribution services; (5) educational services; (6) environmental services; (7) financial services, including insurance and insurancerelated services, banking and securities services: (8) health-related and social services; (9) tourism and travel-related services; (10) recreational, cultural and sporting services (other than audiovisual services); and (11) transport services.

Panels for GATS disputes are to be composed of well-qualified governmental and non-governmental individuals who have experience in issues related to GATS and/or trade in services, including associated regulatory matters. Dispute settlement panels concerning sectoral matters under the GATS must have expertise relevant to the specific service sector to which the dispute relates.

WTO dispute settlement panels consist of three persons, unless the parties agree to have five panelists, whose function is to make an objective assessment of the matter under dispute, including an objective assessment of the facts of the case, the applicability of the relevant WTO agreements and the conformity of the measure under

consideration with the obligations of those agreements. In addition, panels are to make such other findings as will assist the DSB in making the recommendations provided for in the WTO agreements.

Panelists must act in strict conformity with the provisions of the WTO agreements, including application of the appropriate standard of review. Panels are responsible for providing a report to the DSB, including recommendations if necessary, on the conformity of the matter under dispute with WTO obligations. Panelists must also comply with rules relating to conflicts of interest and conduct as a panelist.

Procedures for Application

Non-governmental U.S. citizens (i.e., individuals not currently employed full-time by the U.S. Federal government or a state or local government) possessing expertise in international trade, services, intellectual property rights or other matters covered by the WTO agreements are invited to file an application for nomination to the roster.

Applications must be typewritten and submitted along with five copies to Sybia Harrison, Room 223, Office of the U.S. Trade Representative, 600 17th Street, NW., Washington, DC 20506. Applicants are to provide the following information to the extent applicable:

- 1. Name of the applicant
- 2. Business address, telephone number and, if available, fax number
 - 3. Citizenship(s)
- 4. Current employment, including title, description of responsibilities, and name and address of employer
- 5. Relevant education and professional training, including particular service-sector expertise, if any
- 6. Post-education employment history, including the dates and address of each prior position and a summary of responsibilities
- 7. Relevant professional affiliations and certifications
- 8. List of publications and speeches, including a copy of speeches and publications relevant to the subject matter of the WTO agreements or service sector
- 9. List of international trade proceedings or domestic proceedings relating to international trade (WTO) matters in which the person has provided advice or otherwise participated, including judicial or administrative proceedings over which that person has presided
- 10. A short statement of qualifications, including information relevant to the applicant's familiarity with international trade, services or

other issues covered by the WTO agreements, and availability for service

11. Names, addresses, telephone and, if available, fax numbers of three individuals authorized to provide information to USTR concerning the applicant's qualifications for service, including the applicant's familiarity with international trade laws and other areas of expertise, character, reliability and judgment.

Information provided by applicants will be used by USTR for the purpose of selecting candidates for nomination to the WTO roster. Further information concerning potential conflicts may be requested from individuals and the possibility of significant conflicts will be taken into consideration in evaluating applicants.

USTR will contact applicants that qualify for further consideration as nominees regarding any additional information that may be required.

Frederick L. Montgomery,

Chairman, Trade Policy Staff Committee. [FR Doc. 95–4897 Filed 2–27–95; 8:45 am] BILLING CODE 3190–01–M

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–35404; File No. SR-BSE-95-02]

Self-Regulatory Organizations; Notice of Filing of Proposed Rule Change by Boston Stock Exchange, Inc. Requesting Permanent Approval of Its Competing Specialist Initiative

February 22, 1995.

Pursuant to section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"), 15 U.S.C. 78s(b)(1), notice is hereby given that on February 6, 1995, the Boston Stock Exchange, Inc. ("BSE" or "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II and III below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The BSE seeks permanent approval of its Competing Specialist Initiative. Specifically, the rules proposed for adoption are: Additions are *italicized* and deletions are [bracketed].

Chapter XV—Specialists

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